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U.S. APPLICATION NO		FIRST NAMED	APRICANT	ATTY, DOCKET NO.
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EMPIRE STATE BUILDING			PC	CT/IB99/00046
350 FIFTH AVENUE SUITE 7814			I.A. FILING D	ATE PRIORITY DATE
NEW YROK, NY 10118			18 JAN	99 20 JAN 98
			DATE MAILED: 0	L AUG 2000
NOTIFICATION OF M			35 U.S.C. 371 IN	
	ES DESIGNATED/			
 The following items have been so a Designated Office 		ant or the 1B to the	United States Pat	ent and Trademark Office as
an Elected Office (3	(37 CFR 1.494), 17 CFR 1.495):			
U.S. Basic National Fee.	77 C1 K 1.423).			
Copy of the international app	dication in:			
a non-English langu				
English.				
Translation of the internation				
Oath or Declaration of inven		S.		
Copy of Article 19 amendme				
Translation of Article 19 am	•		A	
The International Preliminar Translation of Annexes to th				ch.
Preliminary amendment(s) f			Report into Englis	ou.
☐ Information Disclosure State		and		='
Assignment document.				
Power of Attorney and/or Cl	nange of Address.			
Substitute specification filed		,		
Verified Statement Claiming	Small Entity Status.			
Priority Document.				
Copy of the International Ser	irch Report LED and co	pies of the referen	ces cited therein.	
Other: 2. The following items MUST be fi	urnished within the no	riod set forth below	v in order to comr	lete the requirements for
acceptance under 35 U.S.C. 371:	bruished within the pe	Tioe set forth outs.	0.001 10 00	20 10401101101101101101
a. Translation of the applica	tion into English. No	te a processing fee	will be required if	submitted later than the
appropriate 20 or 30 months				
	lation is defective f	or the reasons inc	licated on the at	tached Notice of Defective
Transtation. D b. Processing fee for provident	ing the translation of	he application and/	or the Annexes la	ter than the appropriate 20 or
30 months from the priority			or the remeates to	· · · · · ·
C. Oath or declaration of the			1.497(a) and (b), i	dentifying the application by
the International application				
☐ The current oath or on the attached PC		comply with 37 CF	R 1.497(a) and (b) for the reasons indicated
on the attached PC. A. Surcharge for providing t		later than the appr	opriate 20 or 30 n	nonths from the priority date
(37 CFR 1.492(e)).	•		'	
3. Additional claim fees of \$	as a 🗌 larg	e entity 🗖 small e	ntity, including an	y required multiple dependen
claim fee, are required. Applicant	nust submit the additi	onal claim fees or o	cancel the addition	al claims for which fees are
due. See attached PTO-875.				
ALL OF THE ITEMS SET FORT	TH IN 2(a)-2(d) AND	3 ABOVE MUST	BE SUBMITTE	D WITHIN ONE MONTH
FROM THE DATE OF THIS NO	TICE OR BY 21	OR LEI 31 MONT	es from tee	PRIORITY DATE FOR
THE APPLICATION, WHICHE	VER IS LATER. FA	TITORE TO PROP	PERLY RESPON	ID MITT KEZOTI IN
· _ ·-·-				
The time period set above may be e	xtended by filing a po	tition and fee for e	xtension of time u	nder the provisions of 37
CFR 1.136(a).				
4. Translation of the Annexes MUS	ST be submitted no la	ter that the time per	riod set above or t	he annexes will be cancelled.
Note processing fee will be required	I if submitted later the	an 30 months from	the priority date.	
5. The Article 19 amendments a	re cancelled since a t	ranslation was not p	provided by the ap	propriate 20 (37 CFR.
494(d)) or 30 (37 CFR 1.495(d)) m			•	
Applicant is reminded that any com-	munication to the Uni	ted States Patent an	d Trademark Offi	ce must be mailed to the
address given in the heading and inc	clude the U.S. applica	ition no. shown abo	ve. (37 CFR 1.5)	
A copy of this notice	e MUST be i	returned wit	h this respo	pase.//
Enclosed:	_		/ D	h d 1
☑ PCT/DO/EO/917	☐ Notice of Def	ective Translation	Charle	A Burt Paralegal
☐ 1717O-875	10075		Chaint	The Daily Maialeyal
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U.S. APPLICATION NO.	FIRST NAMED APPLICANT		ATTY, DOCKET NO.
09/600447	POLO FILISAN	A	METRO260US NAL APPLICATION NO.
LEVINE & MANDELBAUM EMPIRE STATE BUILDING		PCT/IB99/00046	
350 FIFTH AVENUE		LA FILING DATE	PRIORITY DATE
SUITE 7814 NEW YROK, NY 10118		18 JAN 99	20 JAN 98
		DATE MAILED: 04	AUG 2000

NOTIFICATION OF A DEFECTIVE OATH OR DECLARATION

This application fails to contain an oath or declaration acceptable under 35 U.S.C. 371 (c)(4) for entry into the national stage in the United States of America. The period within which to correct these requirements and avoid abandonment is set in the accompanying Office action.

A new oath or declaration, identifying this application by the international application number and international filing date is required. The oath or declaration does not comply with 37 CFR 1.497(a) and (b) in that it:

 is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68. does not identify the specification to which it is directed. does not identify the inventor(s). does not identify the citizenship of each inventor. does not state the person making the oath or declaration believes the named inventor or inventors to be the original and first inventor or inventors of the subject matter which is claimed and for which a patent is sought.
FAILURE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR 1.497(a) AND (b) WITHI THE TIME PERIOD SET WILL RESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE ABANDONMENT OF THE APPLICATION.
Additionally, the oath or declaration does not comply with 37 CFR 1.63 in that it:
1. does not identify the city and state or city and foreign country of residence or each inventor.
2. does not state that the person making the oath or declaration:
 a. has reviewed and understands the contents of the specification, including the claims, as amended by any amendment specifically referred to in the oath or declaration.
b. acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.
3. does not identify the foreign application for patent or inventor's certificate on which priority is claimed pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing.
does not state that the person making the oath or declaration acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior application and filing date of the continuation in part application which discloses and claims subject matter in addition to that disclosed in the prior application (37 CFR 1.63(d)). Charitta A. Burt, Paralegal Telephone: 703-305-3734